11476 RECORDATION NO. 1980 - 2 STAVATH, SWAINE & MOOREES 8 BRUCE BROWLEY

WILLIAM B MARSHALL MAPEE

RALPH L MAPEE

ROYALL VICTOR INTERSTATE COMMERCE COMMESSION-ALBERT R CONNELLY FRANK H. DETWEILER GEORDE G TYLER CHRISTINE BESHAR ROSWELL L DILPATRIC TELEX ROBERT & RIFKIND L R BREBLIN, JR DAVID BOIES RCA 233663 GEORGE B TURNER DAVID O BROWNWOOD WUD 125547 JOHN H HORSE Filiti 1985 620976 HAROLD R MEDINA, JR RICHARD M AGEOGROATION NO. -0624020 CHARLES R LINTON WILLIAM J SCHRENK, JR THOMAS R. BROME ALLEN H NERRILL 1980-2 15 PN ALLEN PINKELSON 4. PLACE DE LA CONCORDE FRANCIS F BANDOLDH JR 75008 PARIS FRANCE TELEPHONE. 265 81-54 GEORGE J GILLESPIE III RONALD 5 ROLFE PAUL C SANTESSTATE COMMERCE COMMISSION TELEX 290530 33 THROGNORTON STREET MARTIN L BENZEL LONDON, ECEN 28R, ENGLAND DOUGLAS D. BROADWATER TELEPHONE OI-608-1421 ALAN C STEPHENSON TELEX 8814901 RICHARD L HOFFMAN JOSEPH A MULLINE CABLE ADDRESSES CRAVATH, N Y MAX R SHULMAN CRAVATH, PARIS First 1420CE Workington, C. CRAVATH, LONDON E C & RECORDATION: NO.

> 1980 - 2 15 PM FEB 8

February 8, 1980

INTERSTATE COMMERCE COMMISSION

Chicago and North Western Transportation Company Lease Financing Dated as of November 30, 1979 10-1/2% Conditional Sale Indebtedness Due January 2, 1997

> [CS&M Ref: 2043-965A]

Dear Ms. Mergenovich:

Pursuant to 49 U.S.C. § 11303(a), I enclose herewith on behalf of Chicago and North Western Transportation Company, for filing and recordation, counterparts of the following:

HENRY W DIKOSHIAN

STEWARD R BROSS JA

ALLEN F MAULSBY

HENRY P RIORDAN

BAMUEL C BUTLER

RICHARD & SIMMONS

WAYNE E CHAPMAN

MELVIN L BEDRICK

ROBERT ROSENMAN

THOMAS D BARR

GEORGE T LOWY

JAMES H DUFFY

ALAN J HRUSKA

JOHN E YOUNG

JOHN R HUPPER

JOHN F HUNT

(1) (a) Conditional Sale Agreement dated as of November 30, 1979, among The Connecticut Bank and Trust Company, Greenville Steel Car Company and Pullman Incorporated (Pullman Standard Division); and

(b) Agreement and Assignment dated as of November 30, 1979, among Greenville Steel Car Company, Pullman Incorporated (Pullman Standard Division) and Continental Illinois National Bank and Trust Company of Chicago;

(2) (a) Lease of Railroad Equipment dated as of November 30, 1979, between Chicago and North Western Transportation Company and The Connecticut Bank and Trust Company; and

- Connections

(b) Assignment of Lease and Agreement dated as of November 30, 1979, between The Connecticut Bank and Trust Company and Continental Illinois National Bank and Trust Company of Chicago.

The addresses of the parties to the aforementioned agreements are:

Lessor-Trustee-Vendee:

The Connecticut Bank and Trust Company, One Constitution Plaza, Hartford, Connecticut 06115.

Builders-Vendor:

Greenville Steel Car Company,
P.O. Box 751,
Greenville, Pennsylvania 16125.

Pullman Incorporated (Pullman Standard Division), 200 South Michigan Avenue, Chicago, Illinois 60604.

Lessee:

Chicago and North Western Transportation Company, 400 West Madison Street, Chicago, Illinois 60606.

Agent-Vendor-Assignee:

Continental National Bank and Trust Company of Chicago,
30 North LaSalle Street,
Chicago, Illinois 60693.

The equipment covered by the aforementioned agreements consists of the following:

150 65' 6" 100-ton Gondola Cars bearing Lessee's Identification Numbers CNW 128000 through CNW 128149; and

600 4,750 cu. ft. 100-ton covered
Hopper Cars bearing Lessee's Identification Numbers
CNW 178000 through CNW 178599.

The equipment also bears the legend "Ownership Subject to a Security Agreement filed with the Interstate Commerce Commission".

Enclosed is our check for \$100 for the required recordation fee. Please accept for recordation one counterpart of each of the enclosed agreements, stamp the remaining counterparts with your recordation number and return them to the delivering messenger along with your fee receipt addressed to the undersigned.

Very truly yours,

Edward F. Cox As Agent for

Chicago and North Western Transportation Company

Agatha Mergenovich, Secretary, Interstate Commerce Commission, Washington, D.C. 20423

Encls.

11

11476.0

ANNEX D

[CS&M Ref.: 2043-965A]

ASSIGNMENT OF LEASE AND AGREEMENT dated as of November 30, 1979 (this "Assignment"), between THE CONNECTICUT BANK AND TRUST COMPANY, a Connecticut banking association, not individually but solely as Trustee (the "Lessor") under a Trust Agreement dated as of the date hereof (the "Trust Agreement"), with Fourteenth HFC Leasing Corporation (the "Owner"), and CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, as Agent (the "Vendor") under a Participation Agreement dated as of the date hereof (the "Participation Agreement").

WHEREAS the Lessor is entering into a Conditional Sale Agreement dated as of the date hereof (the "CSA") with GREENVILLE STEEL CAR COMPANY and PULLMAN INCORPORATED (Pullman Standard Division) (the "Builders" and individually, a "Builder"), providing for the conditional sale to the Lessor by the Builders of such units of railroad equipment described in Annex B thereto as are delivered to and accepted by the Lessor thereunder (the "Units");

WHEREAS the Lessor and Chicago and North Western Transportation Company (the "Lessee") have entered into a Lease of Railroad Equipment dated as of the date hereof (the "Lease") which provides for the leasing by the Lessor to the Lessee of the Units; and

WHEREAS, in order to provide security for the obligations of the Lessor under the CSA and as an inducement to the Vendor and the Investors (as defined in the Participation Agreement) for whom the Vendor is acting to invest in the CSA Indebtedness (as defined in the CSA), the Lessor has agreed to assign, for security purposes, certain of its rights in, to and under the Lease to the Vendor.

NOW, THEREFORE, in consideration of the premises and of the payments to be made and the covenants hereinafter mentioned, the parties hereto agree as follows:

1. The Lessor hereby assigns, transfers and sets over unto the Vendor, as collateral security for the payment and performance of the obligations of the Lessor under the CSA, all the Lessor's rights, titles and interests, powers,

privileges, and other benefits under the Lease, including, without limitation, the immediate right to receive and collect all rentals, profits and other sums payable to or receivable by the Lessor from the Lessee under or pursuant to the provisions of the Lease whether as rent, casualty payment, indemnity, liquidated damages, or otherwise (such moneys being hereinafter called the "Payments"), and the right to make all waivers and agreements, to give all notices, consents and releases, to take all action upon the happening of an Event of Default specified in the Lease, and to do any and all other things whatsoever which the Lessor is or may become entitled to do under the Lease. Notwithstanding the foregoing, Payments shall not be deemed to include (i) amounts of indemnity payable to or receivable by the Owner pursuant to § 16 of the Lease, and (ii) payments made by the Lessee to or for the account of the Lessor in its individual capacity, or to or for the account of the Owner, pursuant to §§ 6 and 9 of the Lease; it being understood that the amounts and payments described in the foregoing clauses (i) and (ii) are not intended to be assigned to the Vendor hereunder. In furtherance of the foregoing assignment, the Lessor hereby irrevocably authorizes and empowers the Vendor in its own name, or in the name of its nominee, or in the name of the Lessor, or as attorney for the Lessor, to ask, demand, sue for, collect and receive any and all Payments to which the Lessor is or may become entitled under the Lease, and to enforce compliance by the Lessee with all the terms and provisions thereof.

The Vendor agrees to accept any Payments made by the Lessee for the account of the Lessor pursuant to the Lease. To the extent received, the Vendor will apply such Payments first, to satisfy such obligations of the Lessor under the CSA as are then due and payable, and second, so long as no event of default (or event which with the lapse of time and/or demand provided for in the CSA could constitute an event of default thereunder) shall have occurred and be continuing, any balance shall be paid to the Lessor or to such other party as the Lessor may direct in writing, on the first business day following receipt by the Vendor of such balance, at the Lessor's address specified in § 18 of the Lease or at such other address as may be specified to the Vendor in writing. If the Vendor shall not receive any rental payment under the first paragraph of § 3 of the Lease when due, the Vendor shall notify the Lessor at the address specified in § 18 of the Lease; provided, however, that the failure of the Vendor to so notify the Lessor shall not

affect the obligations of the Lessor hereunder or under the CSA; except that the Vendor may not make a Declaration of Default (as defined in the CSA) with respect to, or terminate the Lease pursuant to clause (i) of the first paragraph of Article 15 of the CSA by reason of, an event of default under subparagraph (a) or (f) of Article 15 of the CSA arising solely by reason of the failure of the Lessee to make any such rental payment, which failure, pursuant to subparagraph (f) of Article 15 of the CSA, would not constitute an event of default thereunder if the Lessor complies with the provisions thereof, unless such event of default is not remedied within 10 days after notification is received by the Lessor as aforesaid.

- 2. The assignment made by the Lessor hereunder is executed only as security and, therefore, the execution and delivery of this Assignment by the Lessor shall not subject the Vendor to, or transfer, or pass, or in any way affect or modify, the liability of the Lessor under the Lease, it being agreed that, notwithstanding this Assignment or any subsequent assignment, all obligations of the Lessor to the Lessee shall be and remain enforceable by the Lessee, its successors and assigns, against, and only against, the Lessor or persons other than the Vendor. Any action taken by the Lessor in connection with its obligations or duties under the Lease shall be at its sole cost.
- 3. The Lessor represents and warrants to the Vendor that the Lessor has not entered into any assignment of its interests in the Lease other than this Assignment, has not entered into any amendment or modification of the Lease and has not created or incurred or suffered to exist with respect to the Lease or with respect to any of its interests therein any claim, lien or charge arising by, through or under the Lessor.
- 4. The Lessor will faithfully abide by, perform and discharge each and every obligation and agreement which the Lease provides is to be performed by the Lessor. Without the written consent of the Vendor, the Lessor will not anticipate the rents under the Lease or waive, excuse, condone, forgive or in any manner release or discharge the Lessee of or from the obligations, covenants, conditions and agreements to be performed by the Lessee thereunder, including, without limitation, the obligation to pay the rents in the manner and at the time and place specified therein or enter into any agreement amending, modifying or terminating the Lease and

the Lessor agrees that any amendment, modification or termination thereof without such consent shall be void.

- 5. The Lessor does hereby constitute the Vendor its true and lawful attorney, irrevocably, with full power (in the name of the Lessor or otherwise) to ask, require, demand, receive, compound and give acquittance for any and all Payments due and to become due under or arising out of the Lease to which the Lessor is or may become entitled, to enforce compliance by the Lessee with all the terms and provisions of the Lease to the extent hereby assigned to the Vendor, to endorse any checks or other instruments or orders in connection therewith and to file any claims or take any action or institute any proceedings which to the Vendor may seem to be necessary or advisable in the premises.
- 6. Upon the full discharge and satisfaction of all the Lessor's obligations under the CSA and the Participation Agreement (without giving effect to any limitation of liability therein), the Lessor's assignment hereunder of its rights in, to and under the Lease shall terminate, and all estate, right, title and interest of the Vendor in and to the Lease shall automatically revert to the Lessor. However, the Vendor, if so requested by the Lessor at that time, will (a) execute an instrument releasing its entire estate, right, title and interest in the Lease and transferring such estate, right, title and interest to the Lessor and (b) execute, acknowledge and deliver any and all further instruments required by law or reasonably requested by the Lessor in order to confirm or further assure that all such estate, right, title and interest in the Lease shall have so reverted or shall have been so transferred to the Lessor.
- 7. The Lessor will pay and discharge any and all taxes, claims, liens, charges or security interests (other than those created by the CSA) on the Lease or the rentals or other payments due or to become due thereunder claimed by any party from, through or under the Lessor or its successors and assigns (other than the Vendor), not arising out of the ownership of the Units or the transactions contemplated by the CSA or the Lease (but, to the extent funds are available in the Trust Estate as such term is used in the Trust Agreement, including tax liens arising out of the receipt of the rentals and other payments under the Lease and any other proceeds from the Units) which, if unpaid, might become a claim, lien, charge or security interest on or with respect to the Lease or such rentals or other payments, unless

the Lessor shall be contesting the same in good faith by appropriate proceedings in any reasonable manner and the nonpayment thereof does not, in the opinion of the Vendor, adversely affect such interests of the Vendor.

- 8. If an event of default under the CSA shall occur and be continuing, the Vendor may declare all sums secured hereby immediately due and payable and may apply all such sums against the amounts due and payable under the CSA.
- 9. The Lessor will, from time to time, do and perform any other act and will execute, acknowledge, deliver and file, register, deposit and record (and will refile, reregister, rerecord or redeposit) any and all further instruments required by law and reasonably requested by the Vendor in order to confirm or further assure the interests of the Vendor hereunder.
- 10. The Vendor may assign all or any of the rights assigned to it hereby or arising under the Lease, including, without limitation, the right to receive any Payments due or to become due. In the event of any such assignment, any such subsequent or successive assignee or assignees shall, to the extent of such assignment, enjoy all the rights and privileges and be subject to all the obligations of the Vendor hereunder; provided, however, the Lessor and the Lessee shall not be bound to honor such assignment until they have received written notice thereof. Payment to the assignee of any Payments shall constitute full compliance with the terms of this Assignment and the Lease. The Lessor and the Lessee may rely on instruments and documents of assignment which they believe in good faith to be true and authentic.
- ll. This Assignment shall be governed by the laws of the State of Illinois, but the parties shall be entitled to all rights conferred by 49 U.S.C. § 11303 and such additional rights arising out of the filing or deposit hereof, if any, as shall be conferred by the laws of the several jurisdictions in which this Assignment shall be filed or deposited.
- 12. The Lessor shall cause copies of all notices and other documents received by it in connection with the Lease and all Payments hereunder to be promptly delivered or made to the Vendor at its address set forth in Article 20 of the CSA, or at such other address as the Vendor shall designate.

- The Vendor hereby agrees with the Lessor that the Vendor will not, so long as no event of default under the CSA has occurred and is continuing, exercise or enforce, or seek to exercise or enforce, or avail itself of, any of the rights, powers, privileges, authorizations or benefits which are assigned and transferred by the Lessor to the Vendor by this Assignment, without the prior written consent of the Lessor, except the right to receive Payments under Paragraph 1 hereof and to enforce any right, power, agreement or indemnity under the Lease (other than any rights, powers, privileges, authorizations or benefits under \$\$ 6, 9 and 16 of the Lease to the extent they inure to the benefit of the Lessor); provided, however, that if the Vendor does not seek to enforce any such right, power or agreement or does not seek to collect that portion of the Payments which would otherwise be paid to the Lessor pursuant to the second paragraph of Paragraph 1 of this Assignment, the Lessor shall have the right to proceed by appropriate court action or actions, either at law or in equity, to enforce performance by the Lessee of such obligations or to recover damages for the breach thereof as provided in § 10(a) of the Lease, but may not, without the prior written consent of the holders of a majority in principal amount of the CSA Indebtedness, terminate the Lease. Notwithstanding the provisions of the Lease or this Assignment, should the Lessee default in the observance or performance of any obligation contained in § 6, 9 or 16 of the Lease to the extent made for the benefit of the Lessor, and such default shall continue for 30 days after written notice thereof from the Lessor to the Lessee, the Lessor shall have the right to proceed by appropriate court action or actions, either at law or in equity, to enforce performance by the Lessee of such obligations or to recover damages for the breach thereof as provided in § 10(a) of the Lease, but may not, without the prior written consent of the holders of a majority in principal amount of the CSA Indebtedness, terminate the Lease; provided, however, that the foregoing provision shall not be deemed to prohibit or limit in any way the right of the Vendor to enforce any of the rights and remedies under § 10(b) of the Lease. right of the Lessor under the preceding sentence shall not affect the rights of the Vendor, before or after the occurrence of an event of default under the CSA, which arise under or with respect to § 6 or § 9 of the Lease.
- 14. Notwithstanding any other provision of this Assignment (including, but not limited to, any provision of the first paragraph of Paragraph 1 and of Paragraph 4 hereof),

- (a) the terms of this Assignment shall not impose any obligations on the Lessor in addition to the obligations of the Lessor under the Lease or under the CSA or in any way limit the effect of the last paragraph of Article 4 of the CSA or Article 21 of the CSA, and (b) each and all of the warranties, representations, undertakings and agreements herein made on the part of the Lessor are each and every one of them made and intended not as personal representations, warranties, undertakings and agreements by The Connecticut Bank and Trust Company, or for the purpose or with the intention of binding said bank personally but are made and intended for the purpose of binding only the Trust Estate as such term is used in the Trust Agreement, and this Assignment is executed and delivered by said bank solely in the exercise of the powers expressly conferred upon said bank as trustee under the Trust Agreement, and no personal liability or personal responsibility is assumed by or shall at any time be asserted or enforceable against said bank, except for wilful misconduct or gross negligence on the part of said bank (except as provided in Paragraph 7 hereof) or on account of any representation, warranty, undertaking or agreement of said bank, either expressed or implied, all such personal liability (except as aforesaid), if any, being expressly waived and released by the Vendor and by all persons claiming by, through or under the Vendor; provided, however, that the Vendor or any person claiming by, through or under it, making claim hereunder, may look to said Trust Estate for satisfaction of the same.
- 15. This Assignment may be executed in any number of counterparts, but the counterpart delivered to the Vendor shall be deemed to be the original counterpart. It shall not be necessary that any counterpart be signed by both the parties hereto so long as each party hereto shall have executed and delivered one counterpart hereof. Although for convenience this Assignment is dated as of the date first above written, the actual date or dates of execution hereof by the parties hereto is or are, respectively, the date or dates stated in the acknowledgments hereto annexed.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed in their respective corporate names by officers thereunto duly authorized, and their

	THE CONNECTICUT BANK AND TRUST COMPANY, not in its individual capacity but solely as Trustee as aforesaid,
	by
[Corporate Seal]	
Attest:	Authorized Officer
Authorized Officer	CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF
	CHICAGO, as Agent,
[Corporate Seal]	by
-	Vice President
Attest:	
Trust Officer	

respective corporate seals to be affixed and duly attested, all as of the date first above written.

```
STATE OF CONNECTICUT,)
) ss.: :
COUNTY OF HARTFORD, )
```

On this day of February 1980, before me personally appeared , to me personally known, who, being by me duly sworn, says that he is an Authorized Officer of THE CONNECTICUT BANK AND TRUST COMPANY, that the seal affixed to the foregoing instrument is the corporate seal of said Corporation, that said instrument was signed and sealed on behalf of said Corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said Corporation.

Notary Public

[Notarial Seal]

My Commission expires

STATE OF ILLINOIS,)
) ss.:
COUNTY OF COOK,

On this day of February 1980, before me personally appeared , to me personally known, who, being by me duly sworn, says that he is a Vice President of CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, that one of the seals affixed to the foregoing instrument is the corporate seal of said national association, and that said instrument was signed and sealed on behalf of said national association by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said national association.

Notary Public

[Notarial Seal]

LESSEE'S CONSENT AND AGREEMENT

The undersigned, CHICAGO AND NORTH WESTERN TRANS-PORTATION COMPANY (the "Lessee"), the lessee named in the Lease (the "Lease") referred to in the foregoing Assignment of Lease and Agreement (the "Lease Assignment"), hereby (a) acknowledges receipt of a copy of the Lease Assignment and (b) consents to all the terms and conditions of the Lease Assignment and agrees that:

- (1) it will pay all rentals, casualty payments, liquidated damages, indemnities and other moneys provided for in the Lease, other than amounts not assigned to the Vendor (as hereinafter defined) pursuant to the Lease Assignment, due and to become due under the Lease or otherwise in respect of the Units leased thereunder, directly to CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, as Agent (the "Vendor"), the assignee named in the Lease Assignment, by 10:00 a.m. Chicago time, on the date such payment is due, by bank wire transfer of immediately available funds to the Vendor at 30 North La Salle Street, Chicago, Illinois 60693, attention of Corporate Trust Department (or at such other address as may be furnished in writing to the Lessee by the Vendor);
- (2) it shall not be entitled to any abatement of rent or additional rent, reduction thereof or setoff against or recoupment of rent or additional rent, including, but not limited to, abatements, reductions, setoffs or recoupments due or alleged to be due by reason of any past, present or future claims or counterclaims of the Lessee against the Lessor under the Lease or under the CSA referred to in the Lease Assignment, or against the Builders (as defined in the Lease Assignment) or either of them or the Vendor or otherwise;
- (3) except as and to the extent otherwise specifically provided in the Lease Assignment, the Vendor shall be entitled to the benefits of, and to receive and enforce performance of, all the covenants to be performed by the Lessee under the Lease as though the Vendor were named therein as the Lessor;
- (4) the Vendor shall not, by virtue of the Lease Assignment or this Consent and Agreement, be or become

subject to any liability or obligation under the Lease or otherwise; and

(5) the Lease shall not, without the prior written consent of the Vendor, be terminated, amended or modified, nor shall any waiver or release be given or accepted with respect thereto nor shall any action be taken or omitted by the Lessee the taking or omission of which might result in an alteration or impairment of the Lease or the Lease Assignment or this Consent and Agreement or of any of the rights created by any thereof.

This Consent and Agreement, when accepted by the Vendor by signing the acceptance at the foot hereof, shall be deemed to be a contract for the benefit of the Vendor and its successors and assigns under the laws of the State of Illinois and, for all purposes, shall be construed in accordance with the laws of said State.

CHICAGO AND NORTH WESTERN TRANSPORTATION COMPANY, by

[Corporate Seal]

Senior Vice President

Attest:

Assistant Secretary

The foregoing Consent and Agreement is hereby accepted, as of the 30th day of November 1979.

CONTINENTAL ILLINOIS NATIONAL BANK AND TRUST COMPANY OF CHICAGO, as Agent,

Þ	УУ	
	Vice President	
[Corporate Seal]		
Attest:		
Trust Officer		